## BEFORE THE VIRGINIA GAS AND OIL BOARD

APPLICANT: EQUITABLE RESOURCES
EXPLORATION

RELIEF SOUGHT: EXCEPTION TO
STATEWIDE SPACING

WELL NUMBER VP-2445
PVRC TRACT NO. TK-59
APPALACHIA QUADRANGLE
RICHMOND MAGISTERIAL DISTRICT

DIVISION OF
GAS AND OIL
DOCKET NO.
VGOB-92/07/21-0245

O DIVISION OF
GAS AND OIL
DOCKET NO.
O DOCKET NO.
O

## REPORT OF THE BOARD

## FINDINGS AND ORDER

- 1. Hearing Date and Place: This cause came on for hearing before the Virginia Gas and Oil Board (hereinafter "Board") at 9:00 a.m. on July 21, 1992, at which time said matter was continued, and thereafter re-noticed and heard at 9:00 a.m. on August 18, 1992 at the Dickenson Conference Room, Southwest Virginia Education 4-H Center, Abingdon, Virginia.
- 2. Appearances: Richard A. Counts, Attorney, appeared for the Applicant, and Sandra B. Riggs, Assistant Attorney General, was present to advise the Board.
- 3. Notice and Jurisdiction: The Board finds that it has jurisdiction over the subject matter. The Board also finds that the applicant has exercised due diligence to locate and provide notice to all persons/companies entitled to notice of this proceeding.
- 4. Relief Requested: Applicant requests an exception to statewide spacing requirements set forth in Section 45.1-361.17 of the Code of Virginia for Well Number VP-2445. The Applicant requests the Board's consent to drill Well Number VP-2445 closer than 2640 feet to Well Numbers V-2430 and V-133546.
  - 5. Amendment: None.

WISE COUNTY, VIRGINIA

- 6. Reasons Relief Should be Granted: Evidence presented on behalf of the Applicant shows, and the Board finds, that based on the deposition of the common sources of supply anticipated between surface and total depth projected to be drilled, the proposed location exception represents the optimum location to recover commercially productive hydrocarbons underlying the drilling and spacing unit.
  - A qualified landsman testified that the location exception was necessary due to environmental constraints, accommodation of other mineral interests and effective land management practices.
  - A qualified petroleum geologist testified that the granting of the location exception was in the best interest of preventing waste, protecting correlative rights and maximizing recovery of hydrocarbons underlying the drilling and spacing unit.
  - A qualifed mine engineer testified that an exception to statewide spacing was necessary to allow this well tobe drilled at its proposed location to ensure maximum recovery of natural gas reserves due to current and future coal mining activity surrounding the well.

- 7. Relief Granted: The requested relief in this cause be and herety is granted allowing the applicant to permit and drill Well Number VP-2445 within 1869.98 feet of Well Number VP-2430 and 2324.62 feet of Well Number V-133546 as more particularly depicted on Exhibit A hereto.
- 8. Findings: That the well location exception, in accordance with the foregoing, is necessary to prevent waste, protect correlative rights and to generally effect the purposes of the Virginia Gas and Oil Act.
- 9. Effective Date: This Order shall be effective on the date of its execution.
- 10. Done and executed this 9th day of 1992, by a majority of the Virginia Gas and Oil Board.
- 11. Done and performed this gid day of this Board.

Benny R. Jampler, Chairman

DONE AND PERFORMED BY ORDER OF THE BOARD:

Byron Thomas Fulmer Principal Executive To The Staff Virginia Gas and Oil Board

STATE OF VIRGINIA )
COUNTY OF WASHINGTON

Acknowledged on this Acknowled

Susan G. Garrett
Notary Public
My commission expires 7/31/94

ng commission expires //oi/si

STATE OF VIRGINIA COUNTY OF WASHINGTON

Acknowledged on this day of day of 1992, personally before me a notary public in and for the Commonwealth of Virginia, appeared Benny Wampler, being duly sworn did depose and say that he is Chairman of the Virginia Gas and Oil Board, that he executed the same and was authorized to do so.

Diane Davis Notary Public

My commission expires 9/23/92

